

LOUISVILLE JOURNAL
PRINTED AND PUBLISHED BY
PRENTICE, HENDERSON, & OSBORNE,
Green Street, between Third and Fourth.

GEO. D. PRENTICE,
PAUL R. SHIPMAN, Editors.

WEDNESDAY, FEBRUARY 10, 1861.

Mr. Senator Sherman, of Ohio, delivered in his place the other day a very long and elaborate speech, in which he declared for universal emancipation by the General Government, with some measure of compensation to loyal owners in the loyal slaveholding States, but without compensation to either loyal or disloyal owners in the revolting States. He went over the entire radical figure, developing and rounding off the revolutionary scheme which crop out piecemeal in the actual policy of the Administration. His speech is very long and elaborate; but it may be answered without labor in a short compass.

Nearly one half of the speech is taken up with an effort to show that we are in a state of civil war, and, consequently, are invested with the rights of war against the rebels. This is the first step in the Senator's argument. It forms the major premise of his grand abolition syllogism. As we ourselves have never denied this proposition, and as indeed we have never heard of anybody else who denied it, we will at once pass over to the Senator's minor premise, which is that the emancipation of a slave's master is among the rights of war.

Nearly all the rest of the speech is taken up with an effort to establish this proposition.

Of course the effort consists in an appeal to the usage of nations. Senator Sherman makes this appeal through four or five mortal columns of the Congressional Globe; but, strange to say, though he brings forward nations uncivilized as well as civilized, only one of his numerous citations meets the case, and that one totally overthrows the case. Yet such is strictly the fact.

We subjoin the citation in question. Referring to the conduct of the British in the war of 1812, Senator Sherman says:

"They organized a negro force within one hundred miles of Washington, and, if they had made extensive incursions into our country, no doubt they would have employed more. To establish this fact I read in *Chesapeake Bay* in the middle of August, 1812. Gen. Ross, in their first measure was to take possession of Tenter Island, where they effectually cut off the supply of flour to New York. They had, at the same time, the progress in the adjoining provinces to Boston, and, in the course of their march, emancipated all slaves in those provinces. They did this, and, as far as I can learn, not a single slave was left in Boston. They also passed for furnishing all sorts of Mirror and Pictures, Engravings, Photographs, and Ambrotype Materials."

Special Correspondence of the Louisville Journal.
LETTER FROM FRANKFORT.
Room No. 40, CAPITAL HOTEL,
Frankfort, Feb. 3, 1861.

A bill is before the House Committee on the Judiciary, which provides for an essential change in the mode of constructive summons for notifying non-residents and absent defendants. As the law now stands, when it appears that they are non-residents, the Comptroller issues an Attorney to give them notice, and some young lawyers just admitted to the bar are usually selected. He makes some little inquiry as to the cause of the suit, and then shall be pained to be informed, and upon the uncertain privilege thus picked up, writes a letter to each defendant, for which he is allowed five dollars for each defendant, which, in case there is out of ten, never reaches the destination. As it is an uncommon occurrence for twenty or thirty non-resident defendants to be notified in one suit, a bill of costs from one hundred to one hundred and fifty dollars is thus made; and this expense may be still further increased should the appointed Attorney, as is often the case, send copies of the bill to the nearest newspaper, and this change will reduce the expense to one-twentieth of the present cost in many instances, as one advertisement will embrace all the non-resident defendants, even if there should be one hundred of them, and the cost would in case of ten, be more than ten dollars for the whole, while the probability is that the defendants will hear of the suit much later through an advertisement by the Attorney at law, than by the young lawyer to whom he is assigned.

The bill to incorporate a bank of deposit at Oberwero was before the Senate this morning, when an amendment by Senator Whittaker was ordered to be printed and the bill to have its third reading to-morrow. From the annual statements laid before the Legislature, I see that at the beginning of the year the Northern Bank of Kentucky had \$1,106,981 in coin, and the Commercial Bank \$32,440, besides an aggregate of \$368,159 in United States treasury notes.

Senator Mallory reported a bill for the incorporation of an Agricultural College, which was ordered to be printed and made a special order for Thursday. I am glad to learn that it does not contemplate any connection with the pre-posed school for the training of teachers, but accepts the donation of 360,000 acres of land from the United States, and devotes their proceeds to the specific uses designated.

The bill to incorporate a bank of deposit at Kirtland, Bronson, & Co., Manufacturers and Merchants of Cloth, 45 and 47 Chambers St., opposite City Hall, NEW YORK.

FRED. N. KIRTLAND,
J. M. BRONSON,
D. M. BARON,
S. L. COTTER,
J. H. W. BREWER,
Special Agent.

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NOTICES OF THE DAY.

NO TAX ON LEAF TABACCO.—We are gratified to learn that Mr. Spratt received last evening a despatch from Washington City, saying that no tax would be put upon leaf tobacco. This will be good news to our planters, who have been up to this time deterred from making their plants bed from an apprehension that some tax or other would be laid upon it. We now heartily little think that a large crop will be planted.

ITEMS.—Wm. Calton was arrested yesterday by the military authorities for expressing disloyal sentiments, and confined in the Military Prison.

MILITARY STOCK AGENT.—Mr. J. W. Rongen, Government stock agent, informs us that the report of Government mules and horses being left captured in a field near Oakland is entirely false.

On last Saturday evening, a soldier of the 13th New York battery fell between the cars on the Jeffersonville Railroad, near Crothersville, and was instantly killed. He had \$207 on his person. We were unable to learn the name of the unfortunate man.

A controversy arose between two regiments en route home at Seymour, on Monday night, regarding the merits of Gens. Rosecrans and Thomas, which resulted in a desperate conflict, and a number of the soldiers were badly wounded. The riot was suppressed by the timely arrival of the commanding officers.

Edward Lewis (L. M. C.) was arrested yesterday for stealing a horse from Mr. George E. Frank, and committed to the custody prison.

Bridgadier General Stevenson arrived to the city yesterday, en route to the front.

The train on the Ohio and Mississippi Railroad failed to connect at Seymour yesterday, and we were consequently without our Eastern mail last night.

A lot of six months' men arrived from Nashville yesterday, en route home, their term of enlistment having expired.

Seventy-five soldiers reported for duty yesterday, and one hundred and seventy were forwarded to their regiments.

Timothy Sullivan was arrested yesterday for stealing, and committed to jail.

The gallant 57th Ohio, numbering 277 veterans, arrived in our city last night from the front.

John Downey was arrested yesterday for shooting with intent to kill, and confined in the city jail. The case will be investigated this morning.

In our report of deaths in general hospitals in the city on the 4th instant, we noticed the death of John H. Gilbreath, private Co. C, 1st Alabama cavalry. We should have stated that this is a Union regiment. Died of pleurisy.

New recruits and conscripts are passing through the city in large numbers. The furloughed veterans are greatly stimulating voluntary enlisting throughout the North.

The Evansville Times says Gen. Joe Lane is alive and in good health. He is in the cattle trade in British Columbia.

There were one hundred and fourteen deaths among the rebel prisoners at Camp Morton during January.

The sale of Mr. Hornbrook of Evansville, was blown open and robbed, on Tuesday night of last week, of \$300, \$325 45 of which belonged to the families of soldiers, and had been sent home by husbands, sons, and brothers from the army, besides valuable papers.

The orders are imperative for the re-enlisted veterans to return to the field immediately on the expiration of their three days' furlough.

This is according to the terms of re-enlistment, and is done to give other regiments a chance to come home, the regulation allowing only a limited number of regiments in a brigade to leave the field at a time.

Some of the members of the 77th Pennsylvania, and the soldiers at barracks No. 1, got into a difficulty on Monday night, and a small speck of war followed. The belligerents were settled down by the interposition of a glittering array of bayonets. One of the Lieutenants of the 77th Pennsylvania was arrested for encouraging the riot, and will be properly tried.

Fifteen women were arrested by the military authorities yesterday, for peddling liquor among soldiers, and committed to the Military Prison. They had the "creations" in baskets, covered with gingerbread and pies, and bottles were found concealed on the persons of some of them.

A skiff was carried over the falls with three men in it on Monday night, and two of them were drowned. We were unable to learn any names.

The parties mentioned yesterday as having been arrested for making rebel uniforms, have been put under bonds of \$10,000 and ordered to report to the Provost Marshal daily until further orders.

COURT-MARTIAL PROCESSIONS.—At a General Court-Martial convened at Bowing Green October 16, 1863, the following cases were tried:

Private James Jamison, Company A, 2nd Kentucky, for desertion. The prisoner was found guilty, and sentenced to hard labor, with ball and chain, for the balance of his term of service, and to serve in the army of the United States.

Private George Bush, Company K, 2d Indiana, for desertion. Not guilty; and the prisoner honorably acquitted.

Private Geo. H. Davis, Company L, 2d Kentucky, for being charged with fraud. The prisoner was found guilty, and sentenced to hard labor on the public works for one year, with ball and chain.

In testimony whereof, witness my signature this day of December.

DAVID O. CONNELL, M. D., Chemical Inspector of Alcoholics, subd m&f. Liquors for Hamilton Co. O.

NOTICE TO SHIPPERS OF OATS AND OTHERS.

CUSTOM-HOUSE, LOUISVILLE, KY., Feb. 10, 1863.

I hereby certify that according to the law regulating the sale of oats and other grain in the State of Ohio I have inspected an article entitled "Bull's Corn Bitter," sold by John D. Park, Cincinnati, Ohio, and find said bitter finely defined, and of a quality equal to the best corn flour.

I also certify that the same is made of pure corn flour, and contains about twenty-five per cent of spirits, and possesses medicinal properties.

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